WHEELING, W. VA., WEDNESDAY, FEBRUARY 12, 1890.

VOLUME XXXVIII-NUMBER 147.

MR. ATKINSON'S SEAT

Will be Vacated by Mr. Pendleton Next Week.

THE ELECTIONS COMMITTEE

Votes to Report Against the Great Fraud and "Johnny Will Come Marching Home"-The Debate on the New Code of Rules.

Atkinson-Pendleton case for further Chairman Rowell will present the majority report and Mr. O'Ferrell, of Virginia, the minority report. The case may be called up Saturday if the rules are adopted Friday night, as is now thought likely. In that case Atkinson will be in his seat by the middle of next

THE NEW CODE OF RULES.

WASHINGTON, D. C., Feb. 11.-The journal of yesterday's House proceedings containing a yea and nay vete upon which the Speaker counted a quorum.

floor, but Mr. Campon declined to yield in an augry tone in answer to something it. He proposed to either to lose the arevious question or at least to get some glass houses." it. He proposed to either to lose the previous question or at least to get some indication at what time this year the gentlemen on the other side were willing to close the debate. He demanded the yeas and nays on his demand for the pravious question, but not a sufficient number of members crose to enforce this

Friday, when the previous question shall be considered as ordered. This resolution was adopted without objection, and Mr. Caunon good-naturedly crossed over to the Democratic side and congratulated his colleague upon his success. Mr. Grosvenor, of Ohio, in supporting the new code, said that while it had been charged on the other side that changes in the rules amounted to revolution, no one had pointed out wherein this revolution would materially and unfavorably affect the business

wherein this revolution would materially and unfavorably affect the business of the country. He hoped that the revolutionary theory would specify wherein the revolution lay. He defended the rule permitting the Speaker to count a quorum and criticised the action of a minority in breaking a quorum by a refusal to vote. Every member of the House had been guilty of his action. He confessed that he, himself, had been guilty of joining in the method of preventing legislation on many occasions; and he was ready to stand here and say (as his colleague, Mr. McKinley, had said) that he had never done it and prevented the action of the majority; that he had not telt that he was guilty of an unjustifiable and almost was unitation. Approved.

Washington, Feb. 11.—The Board of Managers of the National Soldiers'

Mr. Holman, of Indiana, characterized relative to the establishment of a hospiespecially antagonized the clause pro-viding that 100 members shall constitute a quorum in committee of the whole.

Mr. Hatch, of Missouri, said that he would not attempt to argue in the detail the radical and violent changes in the rales. He made war upon the report as an entirety. He depreciated any hard language or entitles addressed any hard language or entitles addressed by the respect to the respect as an entirety. He depreciated any hard language or entitles addressed by the respect to the re hard language or epithets addressed to the Speaker of the House that did not include in their strictures the entire in their strictures the entire Republican party. The Speaker, bad as he was, was no worse than his party. Gentlemen on the other side had said that the only rights of the minority were to discuss and amend; but as far the Ducaste.

ELECTIONS FOR CONGRESS.

Mr. Hoar's Bill to Prevent a Gerrymander Washington, D. C., Feb.—11.—Mr. the proposition in his annual report for Hoar introduced a bill in the Senate to the establishment by the government of Hoar introduced a bill in the Senate to prescribe, in part, the manner of the election of members of Congress, and it was referred to the Committee on Privileges and Elections. It provides that in all States of the Union the representatives to Congress shall be elected in and for the districts now prescribed by law until the apportionment of representatives shall be made by Congress according to the census taken in 1890, any law of such State hereafter to be passed to the contrary notwithstanding. If there there is the proposed to the contrary notwithstanding. If there there is the passed to the contrary notwithstanding. any law of such State hereafter to be passed to the contrary notwithstanding. If. Hoar stated that a fear had been expressed in various quarters that there would be an attempt to make new representative districts, to take effect at the next election, and to gerrymander some States in the interest of one or the other political party before the next census. The bill proposed, he said, in the interest of justice to apply to all the States the rule under the constitutional power given to Congress to prescribe and

THE GLASS SCHEDULE.

The Ways and Means Committee Makes Some Changes in Classification.

Originial invalid—Archa Wilson, White Day; John A. Lamb, Troy; Robert M. Pipkin, Piedmont. Restoration, reissue and increase—Thomas J. Raitt, Parkeraburg. Increase—Alfred D. Work, of Wheeling; Wm. Orago, Sigman; James G. Wilson, Orawford; Alphena H. Upton, Spencer; James Mack, Wellsburg; Wm. Barnes, White Pine; Ohas. Shinn, Jackson, C. H.; John Secars, Silver Hill; John D. Hyre, Walkersville; James F. Moore, Frost. Reissue and increase—Killion Delabar, Huntington. Washington, D. C., Feb. 11.-The House Committee on Ways and Means WASHINGTON, D. C., Feb. 11.—West to-day recalled the glass schedules of the tariff bill, which had been approved be-fore as they stood in the Senate bill of last year and made some amendments, riginia patents were granted to-day as follows: Alfred E. Creigh, Ronesverte last year and made some amendments, the effect of which is to increase slightly the duty on small phials and reclassity the pressed and cut glass sections so as to raise the duty on finer grades. cant hook; Squire D. Giflord, Wallace, shovel plow and cultivator; John D. Westwood, assignor of one-half to B. Fisher, Wheeling, vehicle spring gear.

THE BALLOT BOX FORGERY. resting Cross-Examination of Hadde

WASHINGTON, D. C., Feb. 11 .- The cross examination of Lewis Hadden was continued this morning before the House committee investigating the ballot box forgory. To General Grosvener witness admitted that he paid money to Mrs. Wood. About the middle of last October Wood wrote that he was engaged in looking up the gun contracts; that that Halstead should not be elected Sen ator. He asked for \$100 for himself and \$50 for his wife, saying he could not Special Dispatch to the Intelligencer.

WASHINGTON, D. C., Feb. 11.—The
House Elections Committee had up the
traveling over the State. Witness did

not feel called upon to give the money consideration to-day. It was decided to and did not reply. Then Mrs. Wood and did not reply. Then Mrs. Wood came to his house and gave him a letter from Wood enclosed in a letter to herself. He told Mrs. Wood he would consider the matter. The next morning he showed the letter to Dr. Graydon, saying that he did not feel like taking the responsibility himself. Graydon said he had better give her the money and handed him \$150, which he gave to Mrs. Wood. Grayden was looking after the interests of the party in Hamilton, but was not a member of the committee. Did not tell Dr. Graydon about Tom Campbell's original paper and could not tell now why he did not tell him; perhaps because he was not thoroughly awakened the night he was called out of bed tos ee Mr. Halstead.

DIDN'T SEE THE HEAD.

Witness did not see the head of Camp-The Democrats would not, by their si- bell's paper and Campbell did not say the Democrats would not, by their is lence, acquiesce in its approval and a problem of the property of the proposed code of rules and he offered a resolution providing that general debate shall close at one o'clock to-morrow and that, after debate under the five-minute rule, the previous questions hall be coasidered as ordered at four o'clock to-morrow. Vigorous protests against cutting off discussion in such short order were made by Mesars, McMillan, Hooker, Springer, McCreary and Flower, but they were of no effect and Mr. Cannon demanded the previous questions. But the Monse would not sustain this demand and many Republicans voting against it the demand was rejected by an overwhelming vote of 58 to 149.

MR. SPRINGER WINS.

Mr. Springer immediately claimed the lence, acquiesce in its approval and a there were any words except the names Mr. Springer immediately claimed the more flux in a letter from T. C. Campbell writter

TOOK CAMPAIGN FUNDS Witness had told Mr. Kur'z about the payment of \$150. Believe I Graydon

reimbursed himself out of the campaign previous question, but not a sufficient manker of members arose to enforce this demand and amid applause from the Democratic side, the Speaker so an anounced. Mr. Cannon then yielded the floor, recognizing, as he 'said, that his calleague (Mr. Springer) was in charge of the resolution. [Laughter.] The Democrats were jubilant over their victory, and as Mr. Springer rose to make motion he was greeted by many of his colleagues as being in charge of the supposed new code.

Mr. Springer then offered a resolution providing that the general debate shall proceed until adjournment to-morrow, after which the code shall be considered under the five minutes rule till 5 o'clock Friday, when the previous question shall be considered as ordered. This resolution was adopted without objection and Mr. Carnor conditional to the father's arrest and his mother's funds. The night of Wood's arrest Mrs. Wood called with her son upon witness about midnight, and said that Wood wanted to see him at the station. He

Managers of the National Soldiers'

Home, in response to a Senate resolution

tal at Hot Springs, Ark., for disabled

soldiers, report that the Board is unani mously of the opinion that the establish ment of a hospital as indicated is, it every respect, advisable for the follow ing reason: On the thirty-first of De

in the National Home and State Homes, of which number about sixteen per cent were sick in hospital; that their leading affiliction was rheumatism, and that a large proportion of them, perhaps two thousand, would, without doubt, be benefited by treatment at a sanitary branch of the National Home established at Hot Springs, Ark.

POSTAL TELEGRAPH.

Mr. Wannmaker Sabmits a Plan to Cor

gress he Says is Free from Objections. WASHINGTON, D. C., Feb. 11.—Post

naster General Wanamaker was before

the House Committee on Postoflices and

Post Roads to-day and discussed fully

West Virginia Postmasters.

WASHINGTON, Feb. 11.-West Virginia

pensions were granted to-day as follows:

West Virginia Patents Granted

committee arose, the report was submit-ted to the House and all amendments were agreed to. Mr. Young moved to refer the bill to the Judiciary Committee, which was defeated by a vote of 2 to 27, Vrooman voting with the Demo crats. The bill was ordered to its engross

court of Berkeley county to fund at ower rate of interest certain bonds aid county, with a recommendation tha t pass; engrossed Senate bill 11, relat-ng to juries, without recommendation

GOVERNOR FLEMING'S COUNTY.

pecial Dispatch to the Intellig FAIRMONT, W. VA., Feb. 11.-One the largest and most enthusiastic meetngs the Republican League Club ever seld, met in the Court House to appoint delegates to the annual meeting of Republican League Clubs at Clarksburg. A

Struck by a Train

Special Dispatch to the Intelligencer.
CHARLESTON, W. VA., Feb.—An unknown colored woman was struck by a train going west at White Sulphus

Confirmations Oppor

WASHINGTON, Feb. 11.-For an hour and a half this afternoon the Senate in executive session listened to speeches in opposition to the confirmation of the nominations of Thomas J. Morgan to be Commissioner of Indian Affairs, and of Daniel Dorchester to be Superintendent of Indian Schools. No vote was taken.

The Cabinet All Present.

WASHINGTON, D. C., Feb. 11 .- All th nembers were present at the Cabinet meeting-to-day, including Socretaries Blaine and Tracy. This is the first time that there has been a full attendance in several weeks.

THE LEGISLATURE

House and Senate Rushing Business at a Lively Rate.

THE ADJOURNMENT BILL

Was Not Taken Up Yesterday—Th Australian Ballot Bill Has a Fair Chance of Going Through. The Appropriation Bill.

Special Dispatch to the Intelligencer. CHARLESTON, W. VA., Feb. 11.—In the Senate this morning, the appropriation bill coming up on a second reading, the fered by Senators Oxley, Price, Carr. Sweeney, Worley, Woodward and Flournoy, the latter gentleman's amendment being to strike the words "to pay the per diem and mileage of the Gubernatorial Contest Committee, \$1,112," and inserting in lien thereof "to pay the compensation and expenses of the Gubernatorial Contest Committee (including the

Contest Committee (including the amounts already drawn from the treasury by the members of committee), §7.112." Pending this Senator Carr demanded the special order for 10:30, House bill No. 15, "establishing a criminal court for the county of Kanawha." The bill was amended by Senators Carr and Price, and ordered to its third reading. On motion of Senator Carr, the rules were suspended, the bill was taken up out of its order and was pessed with its title by a vote of 18 to 4, Senators Arbuckle, Flournoy, Price and Vanpelt voting in the negative.

Arbuckle, Flournoy, Price and Vanpelt voting in the negative.
The bill takes effect in ninety days. The Secretary of State presented a message from the Executive, announcing that he had approved Senate bills entitled, "An act to amend and re-enact action 20 of chapter-14 of the Code." and "An act to amend and re-enact sections 3, 4 and 5 of chapter 15, of the Code." The whole of the afternoon session of the Senate was occupied with reading and amending the appropriation bill. There was much discussion regarding the allowance to the stenographer of the contest committee the amount originally asked for, but finally, on motion of Senator Maxwell, it was amended so as to grant him \$2,730. The bill was ordered to its third reading and a recess was taken to 7:30 to-night.

1N THE HOUSE.

ment and third reading.

Mr. Sprigg, from the Judiciary Committee, reported back House bill 21, dixing the time for holding circuit courts, with a recommendation that it pass; House bill 22, authorizing the county of Retkeley courts of Retkeley county to Retke ingrossed House bill 2, to prevent the creation of trusts. The House ac-ourned until 10 o'clock to-morrow.

The Republicans All Alive-A Ros

publican League Clubs at Clarksburg. A ringing speech was made by President Thomas W. Fleming, which was punctuated with hearty cheers. After appointing delegates the election of officers was held, which resulted as follows: W. S. Meredith, President; G. W. L. Mayers, Vice President; George H. Shim, Secretary; Solomon Steele, Treasurer. The committee to secure reduced rates will report at a meeting to be held in the Court House Wednesday night, The Republicans seem alive to the import. Republicans seem alive to the importance of the occasion, as the Court Mouse

Springs this morning and was instatly killed.

SUSTAINED BY DIRECTORS.

STRUBENVILLE, O., Feb. 11,—In the matter of the sensational suit of Thomas B. Taylor and other minority stockholders of the Spaulding Iron Company, its officers, directors, etc., the answer of tical battle.

officers, directors, etc., the answer of four of its five remaining directors (the Spauldings having already answered) was to-day filed here. It supports and justifies the Spauldings with detailed particularity.

They allege, as directors, that it is untrue that they have been unduly controlled by the Spauldings, but that they have been unduly controlled by the Spauldings, but that they have at all times exercised their own will, best judgment and discretion in all matters pertaining to the business of the corporation. They say it is not true that the defendants, David Spaulding and Charles H. Spaulding, have been guilty of the various acts of omission and commission alleged against them; that it is not true that they have misappropriated funds, moneys, bonds or other assets or property of said corporation; and they aver that the various grievances and wrongs preferred against them by plaintifies, do not exist and have not the business of said corporation, or inthe control of its affairs.

They believe and allege that no cause whatever existed for the appointment of the susiness of said corporation, or in the control of its affairs.

They believe and allege that no cause whatever existed for the appointment of a receiver, or now exists for the continuance thereof; that at the commencement of this action, the moneys, assets and other property of said corporation were in no danger of being concealed, misappropriated or misapplied, by the said David Spaulding and Charles H. Spaulding have been the control of the said corporation and commissions all the control of the said corporation; and they aver that the various grievance of the commence of authority in the management of the business of said corporation, or in the control of its affairs.

They believe and allege that no cause whatever existed for the continuance thereof; that at the commence of the control of the said of the continuance thereof; that at the commence of the control of the by plaintiffs, do not exist and have not existed. They say that the defendants, David and Charles H. Spanlding, have not undertaken to exercise undue influence or authority in the management of the business of said corporation, or in the control of its affairs.

They believe and allege that no cause whatever existed for the appointment of a receiver, or now exist for the continuance thereof; that at the commence-

arceiver, or now exists for the contin-uance thereof; that at the commence-ment of this action, the moneys, assets and other property of said corporation were in no danger of being concealed, misappropriated or misapplied, by the said David Spaulding and Charles H. Spaulding

said David Spaulding and Charles H.
Spaulding.
They say that it is not true that David
and Charles Spaulding have failed to
pay for any of the stock of the corporation, by them subscribed for; neither is
it true that they have failed to account The Secretary of State presented a message from the Executive, announcing that he had approved Senate bills entitled, "An act to amend and re-enact sections 22 of chapter 15, of the Code," and "An act to amend and re-enact sections and an act to amend and re-enact sections and the Senate was occupied with reading and amending the allowance to the stenographer of the contest committee the amount originally asked for, but finally, on motion of Senator tor Maxwell, it was amended so as to for an act to a senate was recorded as worting no on the cight hour reading and an event of the contest committee the amount originally asked to have a change made in the journal of Friday, where he is recorded as voting no on the cight hour readint ballot bill" on a second reading, coming as a special order, on motion of Mr. Sprigs, the House again resolved itself into a committee of the whole for further consideration of the bill, Mr. Pagh in the chair. At 12:30 the committee arose, reported further progress and asked law to sit again.

A message from the Governor announced that he had approved "An act to amend and re-enacted by section 1, of chapter 16 to the the acts of 1831, fixing the times for holding the times of holding the terms of the bill. Mr. Pagh in the chair. At 12:30 the committee arose, reported further progress and asked law to sit again.

A message from the Governor announced that he had approved "An act to amend and re-enacte section 8 of chapter 1 of the acts of 1831, fixing the times for holding the times of holdi

Circuit Courts of the several judicial circuits in this state."

Mr. Young moved to take up the resolation proving for adjournment of the Legislature Wednesday. Ayes and noes were demanded with the following result:

Ayes—Archer, Aultz, Bryte, Casto, Davies, Duval, Gluck, Hanen, Hill, Kirk, Kitchen, McCombs, Meador, Ayer, Minter, Moore, Orr, Parrish, Smith, St. Clair, Stifel, Stone, Stuck, Thayer, Weber, Williams and Young—27.

Noes—Woods, Blakemore, Chew, Corcoran, Edelman, Garden, Gibson, Goad Hamnett, Harr, Jack, Johnson, Lively, Morgan, Napier, Prichard, Pugh, Roach, Sprigg, Sydenstricker, Taylor, Vrooman, and Altizer—27.

Bandy, Buxton, Dorr, Ford, Justice, Kee, Mayer, McClung, Merrill, Peck and Stearne absent or not voing.

At the afternoon session the House again formed itself into Committee of the Whole for the further consideration of the Australion bill. Numerous at mendments were made. At 4:30 the formed the Whole for the further consideration of the House again formed itself into Committee of the Whole for the further consideration of the Australion bill. Numerous at mendments were made. At 4:30 the formed the Whole for the further consideration of the Whole for the further consideration of the House again formed the further considera

"I think so, and if he is a candidate again I believe he will be defeated. The Senator to succeed Mr. Payne may not be Colonel Brice after all, but a simon narse Republicar.

A FIENDISH REVENCE.

Evidence that the Standard Oil Explo LIMA, OHIO, Feb. 11.-Quite a sensa tion has been created here over the tes imony of J. P. Showalter, a deaf mute unployed at the Standard oil refinery, given at the inquest being held by the coroner. Showatter said that the morning before the explosion which killed one man and injured five others, he was at work in the still-house when a strange man approached him from behind and tapped him on the shoulder. He did so and the fellow gave him a note telling him that everything was fixed and that when he gave him the tip to look out. Showatter was frightened and did not work the next day when the explosion Showatter was irightened and did not work the next day when the explosion took place. The strange man he had never seen before and the supposition is that the explosion was the work of some one as revenge against the company.

THE LANCASTER DEFAULTERS

Arrested by a United States Marsha Hull's Fallure. LANCASTER, PA., Feb. 11.-Ellis F.

Bard, the defaulting cashier of the Lin-coln National Bank, and F. W. Hull, is accomplice, were arrested early this morning by a deputy United States Marshal and brought to this city. Exe-cutions were issued this morning against F. W. Hull, who has been a large dealer in coal and lumber, for \$33,235. His liabilities will aggregate nearly a hun-dred thousand dollars.

Postnoned at the President's Request WASHINGTON, D. C., Feb. 11.-The eremonies incident to the laying of the corner stone of the free library given to the city of Allegheny by Mr. Carnegie, which were to have taken place to-mor-

hey Downed the Mormons on Every Han and Have Full Control of the City. SALT LAKE CITY, UTAH, Feb. 11 .-Everything was quiet to-day. Business has resumed its natural condition, and

were it not for the decorations upon the houses of the Gentile citizens there would be no indication of the great poli-

A HORRIBLE AFFAIR.

NEW York, Feb. 11.-Au evening paper publishes a dispatch from Paris which states that a cipher letter has just been received by a Russian refugee in that city, dated December 28, which gives the details of a norrible tragedy in the political prison at Kara, Eastern Siberia. Mme. Nadyda Sihida, of noble

birth, and a teacher in the high school at Moscow, was found last year with revolutionary pamphlets in her possession and sentenced to penal servitude On her arrival at Kara the handsome refined woman soon attracted the atten tion of the director of the prison, who tion of the director of the prison, who took an early opportunity to insult her. Mme. Shida boxed the cars of the director who, in revenge, had her stripped and flogged in the presence of all the men in the prison. Such an outrage had not been perpetrated on a woman of rank since the days of the Emprese Cathorine, and the unfortunate lady was so apprehensive of further shame and torture that she committed suicide on the same day by poisoning herzelf. Several of the other female political prisoners, fearful of receiving similar treatment, on hearing of the terrible event, followed her example.

BRICE MAY BE REJECTED.

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Judge Burke San's the Senate Has a Precedent for Doing So.

New York, Feb. 11.—"Colonel Calvin

S. Brice may not take his seat in the
United States Senate. If precedent and law be enforced, I think the Senate will refuse to let him be sworn in," said
Judge Stevenson Burke, of Ohio, to a

THE SIOUX RESERVATION.

Up in a Day.

Chamberlain, S. D., Feb. 11.—Until bthis morning Indian Agent Anderson proposed to eject all boomers who had entered the reservation because he had entered the reservation because he had received no official notice of the President's proclamation, but the notice came at last and the rush continues. Settlers brick fell with a tremendous crash, both price fell with a tremendous crash, both price fell with a tremendous crash, both at last and the rush continues. Settlers at last and the rush continues. Settlers brick fell with a tremendous crash, both arrived at all hours last night and this falling outward, crashing the two frame morning the landscape is thickly dotted with buildings in course of erection. morning the landscape is thickly dotted with buildings in course of erection.

regational Church Sunday the Rev. Wood took occasion to refer to the re-Wood took occasion to refer to the re-port that hockey playing was indulged in on Ridean Hall ground on Sunday afternoon. Mr. Wood said he exceed-ingly regretted to hear the rumor and was very unwilling to believe it, but was compelled to do so by the appearance of a letter in the newspapers from one who had joined in the game and gloried in his shame.

good House at the Grand Last Night George C. Staley, the clever California haracter actor, in "A Royal Pass." drew another large house at the Grand last evening. Mr. Staley's sougs and frolics with the two pretty and winsome little children, who form a part of his eplendid supporting company, are a pleasing feature of the entertainment. The scenery is very fine and the dresses worn by the five ladies in the company worn by the five ladies in the company are among the handsomest and most picturesque seen here this season. The engagement will close with this evening's performance; there will be a matinee this afternoon for, the ladies and children, for which the prices will be 25 and 56 cars.

children, for which the prices will be 25 and 50 cents.

In order to secure some of the larger and more desirable attractions, Colonel Genther, the manager of the Grand, has raised the price of the first three rows in the orchestra'to 75 cents; otherwise the prices remain the same, 25 and 50 cents. It is said that the greatest care has

the city of Allegheny by Mr. Carnegie, which were to have taken place to-mornow, have been postponed till the following Wednesday at the President's request, in order that he might be present to that coasion. This change in the programme is made on account of the programme is made that I was exempted by a doctor's advice, that I was exempted at that I was exempted at the operation that I was exempted at the operation of the programme is made in the last the Opera House Friday and Saturday.

In the verties of the is the verties i

DESTRUCTIVE FLAMES.

Toronto, Ohio, Visited by a Disastrous Fire Last Night.

BIG BLAZE AT HUNTINGTON.

this State, Involving a Less of Over

was noticed is the rear of J. Rosenstein's clothing store, which rapidly spread to other houses occupied by A. H. Arthurholt's shoe store, J. Seigler's millinery store, Mrs. L. Bray's millinery store, J. Brady's jewelry. All of these business houses were centrally located in town. The citizens worked like trumpers to get the flames under the manner; Lineweaver stated that as, and any satisfact of the saloun been about the wheel. Hobstetter's saloon is at No. 1231 Market street; the stand is one that has been used for saloon purposes for many years past, and for at least ten years business houses were centrally located in town. The citizens worked like trumpers to get the flames under the place of t business houses were centrally located in town. The citizens worked like trumpers to get the flames under control, but all of their efforts were fruitless and the buildings were consumed. Men, women and children came rushing out of their homes and barely escaped with their lives.

The origin of the fire is supposed to have caught from a hot stove, which was left in that condition in J. Rosentein's store about 9 o'clock. The fire was cauged by:

t Rosentein's store about 9 o'clock, 8 The fire was caused by carlessness. No lives were lost and in oone was injured. The fire is about out at this writing, (two o'clock a. m.) Light insurance was carried on all the stock in the business houses. The loss is as a follows on stock: A. H. Arthurholdt, shoe dealer, \$4,000; J. Rosenstein, clothing store, \$790; J. Brawdy, jeweler, \$800; J. Seigler, millinery, \$700; Mrs. L. Bray, millinery, \$500. The buildings were owned by Mrs. J. M. Jinks, who estimates her loss at \$10,080.

DESTRUCTIVE PIRE AT HUNTINGTON.

HUNTINGTON, W. VA., Feb. 11,-This norning about 3 o'clock fire broke out in the coffee room of the wholesale gro-cery of Harvey, Hagen & Co., of Third avenue, and became one of the most de-structive fires that Huntington ever had. The fire started in the rear of the com pany's building, where they had their apparatus for roasting coffee. Twenty or thirty barrels of oil were in close proximity to where the fire started and

or. thirty barrels of oil were in close proximity to where the fire started and when these were reached the fire was scattered by their explosion to all parts of the building and at once became unmanageable. The fire company responded promptly, but the supply of water was very poor and very little could be done. After the explosion of the oil barrels nothing further was done towards saving the building in which the fire originated, but all efforts were turned towards saving other property.

The building was the largest in the city, a four-story brick, that was completed last summer. One-haif of the building was owned and occupied by Harvey, Hagen & Co.'s wholesate grocery; the other half was owned by Clayt Harvey, and was occupied by a large dry goods store and by tenants on the second and third floors. The wholesate grocery stock is said to have been worth about \$20,000. It was a total loss. The dry goods stock was said to be worth \$8,000. It also was a total loss. Harvey, thagen & Co. had \$55,000 insurance on both stock and building. Clayt Harvey had \$15,000 insurance on both stock and building.

morning the landscape is thickly dotted with buildings in course of erection. Companics are being organized that will leave for the interior of the reservation to-day for the purpose along White river. The company from Chamberlain who so a catively located a town site near Lower Brule agency are reported to be safe. United States Marshal Fry left for White it river to-day to ascertain the condition of affairs there and to quell any disturbance that may arise. A settler who is came into town to-day says that every claim immediately west of her has 40 to cenpants, The Indian police are on the ground to prevent trouble. By evening there will be quite a village in just across the river where yesterday was nothing but the bare prairie. A building on wheels has just crossed the river and will be used as a bank in the new town.

Compelled to Believe It.

Compelled to Believe It.

Compresational Church Sunday the Rev.

DISASTER AT A FIRE.

rominent Citizens Killed by a Falling Wall RICHMOND, Mo., Feb. 11 .- A fire broke out here at 12 o'clock last night in the uilding occupied by F. M. Elledge as a grocery store. Building and contents were entirely destroyed. Before the fire was brought under subjection a fire was brought under subjection a number of citizens were collected in the adjoining building, rented by McDonald & Sons, dry goods merchants. They were talking over the events of the fire when, without warning, the west wall fell in, killing instantly M. F. McDonald and Wm. R. Jackson, and seriously injuring Mrs. Jackson. Many persons narrowly escaped. Both gentlemen were well known in Northwest Missouri. They leave families.

MISS ANDERSON AND ABBEY.

She Can Hardly Believe the Latter Has Brought Suit Against Her. New York, Feb. 11.—A cable to the Morning Journal, dated Nice, February 10, says that Miss Mary Anderson is asonished by the report that she is to be sued by Mr. Abbey. She said:

"It is only recently that I received a letter from Mr. Abbey congratulating me on my betrothal. We have always been on the very best of terms, and I can hardly believe that Mr. Abbey will sue me. Whether he does or not I must emhardly believe that Mr. Aboby with a me. Whether he does or not I must emphatically assert that no engagement exists with Mr. Abbey except the incomplete engagement of last winter. From that I was exempted by a doctor's advice, who said that I must give up the stage. I never signed a contract to appear under Mr. Abbey's management in October."

Mayor Seabright's Peculiar Ideas in Ser

At yesterday morning's session of Police Court another striking example was given by Mayor Seabright of his pecu-liar ideas of the eternal fitness of things in the administration of Police Court justice and the enforcement of the city's

This State, Involving a Less of Over

Fifty Thousand Dollars--One
Man Narrowly Escapes Death
in Trylog to Save Books.

Special Dispatch to the Intelligence.
TORONTO, OHIO, Feb. 12.—About 10
o'clock last night (Tuesday) a small fire
was noticed is the rear of J. Rosenmany as sixty or sixty-five neopel had

there at one time or another. It is very seldom, however, that the place is interfered with by the authorities.

Linewcaver wanted the police to get his money back for him. He was told that that was something that could not be done. He then stated he would swear out a warrant against Hobsteter for allowing gambling in his place, and his wife, who accompanied him, stated that she desired to swear out a warrant against Hobsteter for selling liquor on Sunday. Clerk Fee, of the Police Court, was not around at the time, but the pair signed their names to two bank warrants with the understanding that they were to be filled out and served.

Monday afternoon Lineweaver called again and demanded to know why the warrants had not been served; he was told the cases would be up at yesterday morning's session.

About 3 o'clock that night he called again, this time accompanied by Hobstetter, and asked to have the warrants withdrawn, which request was properly refused. Hobstetter had previously informed the officer who served the warrants that he (Hobstetter) would "fix" things. At yesterday's session of court the Lineweaver's were conspicuous by their absence, but the witnesses they had asked to be summoned were on hand. Ooly one was examined, however. His testimony was that he had bought liquor at Hobstetter's on Sunday. The Mayor then squared himself and said it was evident to his mind that these charges were the ontgrowth of some spite work and he would accordingly dismiss them at the complainant's cost. As the complainant is not a citizen who can be recovered from, the city is the loser.

With such decisions being rendered by Seabright, the police feel there is no encouragement for them to even attempt to preserve order and decency.

to preserve order and decency.

burg, for five separate tracts of land sittasted on the waters of Castleman's run, to
in Ohio county, lying configuour to each o
other and containing in the aggregate s
189 acres and 139) perches, more or less,
and known as the Ieaac Snedeker farm. Consideration, \$5,500.

A'deed made December 10, 1889, by
Gny R. C. Allen, special commissioner,
to the Commercial Bank, for all the interest of A. Pryor Boyd in lot No. 122, in
square 18, of this city. This sale is made
by order of the Circuit Court in the
chancery cause of the South Bend i
Chilled Plow Company vs. Boyd and
others. Consideration, \$930.

A deed made January 22, 1890, by
Harriet Whitham, executrix of Charles
et Sanday, for a parcel of property situated on the waters of Little Wheeling
Creek, containing twenty-three acres
and 100 perches. Consideration \$700 87.

A deed made December 14, 1889, by
the Crescent Building Association to
Thomas O'Brien for parts of two tracts
of land situated in Triadelphia district.
Consideration \$9,710.

A deed made by Lewis Huseman and

A Trip of Inspection

The members of the Board of County Commissioners have been called to meet at the Public Building at 8:30 o'clock this morning for the purpose of making a trip of inspection over the line of the Union Bridge and Terminal Railway Union Bridge and Terminal Railway Company, with a view to ascertaining whether the company has expended the necessary amount of money called for in the county's bridge bonds ordinance, to warrant the county in paying over the fourth installment of \$50,000 of its subscription of \$300,000. The Board will proceed to the Top mill by streetcar and then walk through the tunnels and over the balance of the route.

A meeting of the members of Lincoln club has been called for this evening for the furpose of naming delegates to the annual convention of the State League of Republican clubs which is to be held at Clarksburg Friday of this week. It is desired that every member of Lincoln club who can possible spare a few minutes time this evening, be present at this meeting. It is also desired that the Presidents and other officers of Republican clubs in this city, which have not yet appointed delegates to Clarksburg, be present at this meeting. Lincoln Club Meeting To-night.

New York, Feb. 11.—At last night's neeting of the Society of Medical Juris- prints "An authoritative statement" rudence an attempt was made to deeat the election of Grover Cleveland to nonorary membership. He was, how-ever, finally elected, only two dissenting votes being recorded.

Must Get the Emperor's Consent. as caused an order to be issued prohibiting the exhibition of portraits of himself, his ancestors or any of his fam ily without his sanction first being ob-tained.

Colliery Shut Down ASHLAND, PA., Feb. 11.—The Phila-elphia & Reading Company's North ashland colliery shut down indefinitely o-day, throwing 500 men and boys out

The Dock Strike Ended. LONDON, Feb. 11.—The strike of dock laborers at Dundee has been settled, the masters granting the advance in wages demanded by the men.

"I've got it at last," said the fellow who found his cough subdued by a bot-tle of Dr. Bull's Cough Syrup.

THE QUEEN'S SPEECH

Opening the British Parliament Read Yesterday.

HER PROMISE TO IRELAND

For Local Self Government-Foreign Relations Discussed -- The Samoan Treaty-The Scrap with Portugal-Foreign News.

LONDON, Feb. 11.-Parliament reas embled to-day. The Queen's speech opening the session was read by commis-

opening the session was read by commission. It is as follows:

My Lord And Gentlemen: My relations with other powers continue friendly. An armed force under a Portugere officer was dispatched from Mozambique during the autumn into the Territory where British settlements had been formed and where there are native tribes who have been taken under my protection. A collision attended by bloodshed took place and acts were committed which were inconsistent with the respect due the British flag. The Portugese government now at my request, has promised to withdraw its military forces from the territory in question. A conference of the powers interested in the suppression of the slave trade has been convoked at Brussels by the King of the Belgians. I carnestly hope the results of its deliberations will advance the great cause for which it assembled. A commercial convention has been concluded with the Khedive. A provisional arrangement for the adjustment of pressing fiscal questions has been made with Bulgaria.

The convention concluded by me with the Emperor of Germany and the United States with respect to the government of Samoa will be laid before you with the protocols of the conference. The trenty concluded with the United States for the amendment of the law of extradition, will also be submitted to you. The lat-

amendment of the law of extradition will also be submitted to you. The lat-ter awaits the ratification of the United

tra awaits the ratification of the United States Senate.

The disordered condition of Swaziland has rendered it necessary to provide a better government there. The independence of Swaziland was recognized by the convention held in London. I have been acting in conjunction with the President of the South African Republic, and sent a commissioner to learn the views of the Swaziland white settlers. I shall await with lively interest the result of the conference being held to discuss the important question of the federation of the Australian colonies. Any well considered measure for bringing these colonies into closer union will increase their welfare and strength, and will receive my favorable consideration.

IRISH AFFAIRS.

My Lords and Gentlemen: The continued improvement of affairs in Ire-Transfers of Real Estate.

The following conveyances of real estate were admitted to record in Clerk Hook's office yesterday:

A deed made February 1, 1890, by William E. Montgomery and wile, of West Liberty, to Mrs. A. E. Rodgers, of the same place, for lot No. 21 in the town of West Liberty. Consideration, \$1,200.

A deed made February 1, 1890, by James M. Beall, of Baltimore, to Jane C. Beall, wife of John S. Beall, of Wellsburg, for five separate tracts of land situated on the waters of Castleman's run, and known as the lease Snedeker farm. Consideration, \$5,500.

A deed made December 10, 1889, by A december land, and the further diminution of improving the course of proceedure, by

which tithes are levied and facilitating their redemption, will be submitted. I have appointed a commission to report the best means of improving the economic conditions which affect the inhabitants of some parts of the western highlands and the islands of Scotland.

Your attention will be again invited to the bill to ascertain the liability of employes for accidents to employes and the measure improving the course of proceedure for the winding up of the affairs of insolvent companies under the Creek, containing twenty-three acres and 100 perches. Consideration \$709.87.

A deed made December 14, 1889, by the Crescent Building Association to the Crescent Building Association to follow the Crescent Building Association to follow the Crescent Building Association to follow the Crescent Building Association to of land situated in Triadelphia district. Consideration \$9,710.

A deed made by Lewis Huseman and others to William Gilligan, for part of the No. 39, in Chapline and Eoff's addition. Consideration \$5.

A deed made January 8, 1890, by Joseph Doyle and wife, to John P. O'Malley, for part of lot No. 39, in Chapline and Eoff's addition. Consideration \$5.

O'Malley, for part of lot No. 39, in Chapline and Eoff's addition. Consideration \$5.

I commend you carnestly in the discharge of your binks and comforted in ytroops.

I commend you carnestly in the discharge of your binks.

comfort of my troops.

I commend you carnestly in the discharge of your high responsibility to the care and guidance of Almighty God. the care and guidance of Almighty God.
Gentleman of the House of Commons;
the estimates to defray the cost of my
government will be submitted to you.
They are drawn with doe regard to
economy as well as to the necessities of
the public service.

GERMAN LABOR INQUIRIES.

Why the Emperor Confines Them to Four

Neighboring Countries.
Berlin, Feb. 11.—The North German Gazette says that Emperor William's reason for confining his initial inquiries relative to the labor questions to France, England, Belgium and Switzerland is that the labor movements in those coun-

New Rallroad Schen

ROME, GA., Feb. 11. - The Tribune oncerning a new railroad deal which is likely to materially change the railroad situation in the South. Col. John D. Williamson, President of the Chattanooga, Rome & Columbus railroad, has quietly organized a new syndicate, including some of the present owners of the O. R. and C. railways.

Patriots Proclaimed.

Lesnon, Feb. 11 .- A proclamation has een issued by the government forbidding the holding of a patriotic meeting which was to have taken place in the Coliseum. The proclamation also pro-hibits a contemplated patriotic proces-sion through the streets of Lisbon.

RHEUMATISM is caused by lactic scid in the blood, which Hood's Sarssparilla neutralizes, and thus cures rheumatism.

FAMOUS FLOUR has no enemies anywhere.

HEBRANK—On Tuesday, February 11, 1810, at 9:15 p. m., BENEDICK HEBRANK, aged 45 years, 8 months and 3 days.

Funeral notice hereafter.